IN THE CLAIMS

This list replaces all previous listing of the claims.

- 1. (currently amended) A method of doing business comprising: transferring patented goods owned by a licensor from said licensor to a licensee wherein the <u>patented</u> goods are claimed in one or more enforceable patents owned by licensor and transferring rights in the <u>patented</u> goods by means of a license having terms wherein at least one term of the license prohibits licensee from using the <u>patented</u> goods to develop any new intellectual property by the terms of the license.
- 2. (canceled)
- 3. (previously presented) The method of claim 1 wherein the license is assigned by the licensee to a first assignee.
- 4. (previously presented) The method of claim 3 wherein the license is further assigned by the first assignee to a second assignee.
- 5. (previously presented) The method of claim 4 wherein the license is further assigned by the first assignee to a second assignee.
- 6. (original) The method of claim 5 wherein the goods are claimed in one patent.
- 7. (previously presented) The method of claim 6 wherein the license is assigned by the licensee to a first assignee.

- 8. (previously presented) The method of claim 7 wherein the license is further assigned by the first assignee to a second assignee.
- 9. (previously presented) The method of claim 1 wherein the goods are claimed in one patent.
- 10. (previously presented) The method of claim 9 wherein the license is assigned by the licensee to a first assignee.
- 11. (previously presented) The method of claim 10 wherein the license is further assigned by the first assignee to a second assignee.
- 12. (previously presented) The method of claim 1 wherein the term of the instrument expires prior to or concurrently with the term of the patents.
- 13. (previously presented) A method of doing business comprising:

 transferring patented goods owned by a transferor from said transferor to a

 transferee wherein the <u>patented</u> goods are claimed in one or more enforceable

 patents owned by transferor and transferring rights in the <u>patented</u> goods one or

 more times by means of an instrument selected from the group consisting of

 contracts, leases and licenses, each said instrument having terms wherein at least

 one term of each instrument prohibits transferee from using the <u>patented</u> goods to

 develop any new intellectual property.
- 14. (previously presented) The method of claim 13 wherein the goods are the subject of one or more claims of one patent.
- 15. (original) The method of claim 14 wherein the instrument is a license.

- 16. (previously presented) The method of claim 15 wherein the license is assigned.
- 17. (original) The method of claim 14 wherein the instrument is a contract.
- 18. (previously presented) The method of claim 17 wherein the contract is assigned.
- 19. (original) The method of claim 14 wherein the instrument is a lease.
- 20. (previously presented) The method of claim 19 wherein the lease is assigned.
- 21. (previously presented) The method of claim 16 wherein the license is further assigned.
- 22. (previously presented) The method of claim 18 wherein the contract is further assigned.
- 23. (previously presented) The method of claim 20 wherein the lease is further assigned.
- 24. (original) The method of claim 14 wherein the term of the instrument expires prior to or concurrently with the term of the patents.
- 25. (currently amended) A method of doing business comprising: transferring patented goods owned by a transferor from said transferor to a transferee wherein the <u>patented</u> goods are claimed in one or more enforceable patents owned by transferor and transferring rights in the goods one or more times by means of an instrument selected from the group consisting of contracts,

leases and licenses said instrument having terms wherein at least one term of each instrument prohibits transferee from using the <u>patented</u> goods to develop any new intellectual wherein one transfer is a transfer of goods at retail.

- 26. (currently amended) A method of doing business comprising: transferring patented owned by a licensor from said licensor to a licensee wherein the <u>patented</u> goods are claimed in one or more enforceable patents owned by licensor and transferring rights in the <u>patented</u> goods by means of a license having terms wherein at least one term of the license prohibits licensee from using the <u>patented</u> goods to develop any new intellectual property wherein said license further comprises an additional term providing a remedy for breach of the at least one term prohibiting use of the <u>patented</u> goods to develop new intellectual property by providing a unilateral contract formation provision wherein in consideration of using the <u>patented</u> goods by licensee to develop new intellectual property said use shall be an acceptance by performance by licensee of a contract for joint development of said new intellectual property wherein an undivided interest in said new intellectual property is assigned to licensor.
- 27. (currently amended) A method of doing business comprising: transferring patented goods owned by a transferor from said transferor to a transferee wherein the <u>patented</u> goods are claimed in one or more enforceable patents owned by transferor and transferring rights in the <u>patented</u> goods one or more times by means of an instrument selected from the group consisting of contracts, leases and licenses, said instrument having terms wherein at least one term of each instrument prohibits transferee from using the <u>patented</u> goods to develop any new intellectual property wherein each said instrument further comprises an additional term providing a remedy for breach of the at least one term prohibiting use of the <u>patented</u> goods to develop new intellectual property

by providing a unilateral contract formation provision wherein in consideration of using the <u>patented</u> goods by transferee to develop new intellectual property said use shall be an acceptance by performance by transferee of a contract for joint development of said new intellectual property wherein an undivided interest in said new intellectual property is assigned to transferor.

28. (currently amended) A method of doing business comprising:

transferring patented goods owned by a transferor from said transferor to a transferee wherein the <u>patented</u> goods are claimed in one or more enforceable patents owned by transferor and transferring rights in the <u>patented</u> goods one or more times by means of an instrument selected from the group consisting of contracts, leases and licenses, said instrument having terms wherein at least one term of each instrument prohibits transferee from using the <u>patented</u> goods to develop any new intellectual property wherein one transfer is a transfer of goods at retail wherein each said instrument further comprises an additional term providing a remedy for breach of the at least one term prohibiting use of the <u>patented</u> goods to develop new intellectual property by providing a unilateral contract formation provision wherein in consideration of using the <u>patented</u> goods by transferee to develop new intellectual said use shall be an acceptance by performance by transferee of a contract for joint development of said new intellectual property is assigned to transferor.